IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

NATIONAL UTILITY REVIEW,)
LLC,	
)
Plaintiffs,)
)
v.) Civil Action No: 1:10-CV-93
)
HUNTER MANAGEMENT L.L.C.,)
ERIC ROTHNER, AND DAVID M.	
ARONIN,)
)
Defendants.)

MOTION TO DISMISS

Defendants Hunter Management L.L.C., Eric Rothner, and David M. Aronin ("collectively Defendants"), through counsel, hereby move, pursuant to Rules 9(b), 12(b)(1), 12(b)(2), and 12(b)(6) of the Federal Rules of Civil Procedure to dismiss this action, for the reasons set forth in the Defendants' Brief in Support of Motion to Dismiss filed contemporaneously herewith. In addition, in support of this Motion, Defendants are filing contemporaneously herewith the Declaration of Eric Rothner and the Declaration of David Aronin.

Respectfully submitted this 2nd day of March, 2010.

/s/ Jim W. Phillips, Jr.
Jim W. Phillips, Jr.
N.C. State Bar No. 12516
jphillips@brookspierce.com

/s/ Jennifer K. Van Zant

Jennifer K. Van Zant N.C. State Bar No. 21280 jvanzant@brookspierce.com

/s/ Benjamin R. Norman

Benjamin R. Norman N.C. State Bar No. 32852 bnorman@brookspierce.com Attorneys for Defendants

OF COUNSEL:

BROOKS, PIERCE, McLENDON, HUMPHREY & LEONARD, LLP P.O. Box 26000 Greensboro, NC 27420 Telephone: 336-373-8850

CERTIFICATE OF SERVICE

I hereby certify that on March 2, 2010, I electronically filed the foregoing **MOTION TO DISMISS** with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

David F. Meschan Robert C. Cone Tuggle Duggins & Meschan, P.A. P.O. Box 2888 Greensboro, NC 27402-2888 dmeschan@tuggleduggins.com rcone@tuggleduggins.com Attorneys for Plaintiffs

/s/ Benjamin R. Norman
Benjamin R. Norman